

RUNNING BATTLE WITH INDIANS

Eight of the Red Men and One Officer Are Slain.

Reno, Nev., February 27.—In a terrific running battle between a band of Shoshone Indians, who were being pursued by a squad of State police officers, because they were believed to have murdered four stockmen recently, eight of the Indians and Ed Hoffer, a member of the police force, were shot and killed yesterday at Kelly Creek, Humboldt county, twenty-five miles north of Golconda. The battle raged for three hours, and only ended when four bucks, two squaws, two children and one officer were killed and one young squaw and three children captured.

When Captain J. P. Donnelly and his force of police officers approached the Indians started their regular war dance, and then opened the fight. Some of them were wounded in a running skirmish, which extended over a mile. The remaining Indians hid in the brush and continued to fight.

The police had been in pursuit of the band of twelve Indians for several days, believing that they were the murderers of four stockmen, whose bodies were found about ten days ago in a desolate canyon on the eastern slope of the Sierra Nevada Mountains. The victims' horses had been taken, and ponies which had been ridden by the murderers were found shot nearby. The outlaws apparently concluding their own stock was too weak to keep up with them in their flight, crossed the Buckeye and Deputy Sheriff Noflinger left Golconda to-day with teams to bring in the dead and hold the inquest. The property taken from the stockmen was found by the posse after the battle.

United States Circuit Court of Appeals. The United States Circuit Court of Appeals reconvened yesterday morning at 11 o'clock, with Circuit Judges Goff and Pritchard and District Judges Dayton and Connor in attendance.

Court announced and handed down its opinion in the following case: No. 382.—Elizabeth Land and Lumber Company, appellant, vs. Kanawha Lumber Corporation, appellee. Appeal from the Circuit Court at Charleston, E. C. Per curiam opinion. Modified and remanded with directions to proceed in accordance with the opinion of this court.

Court then went into conference on cases heretofore argued and submitted. Case in Call to Day. No. 1012.—J. D. Foster, plaintiff in error, vs. United States of America, defendant in error. In error to the District Court at Roanoke, Va. To be argued by Halston & Willis, of Roanoke, Va., for the plaintiff in error, and by Barnes Gillespie, United States attorney, of Tazewell, Va., for the defendant in error.

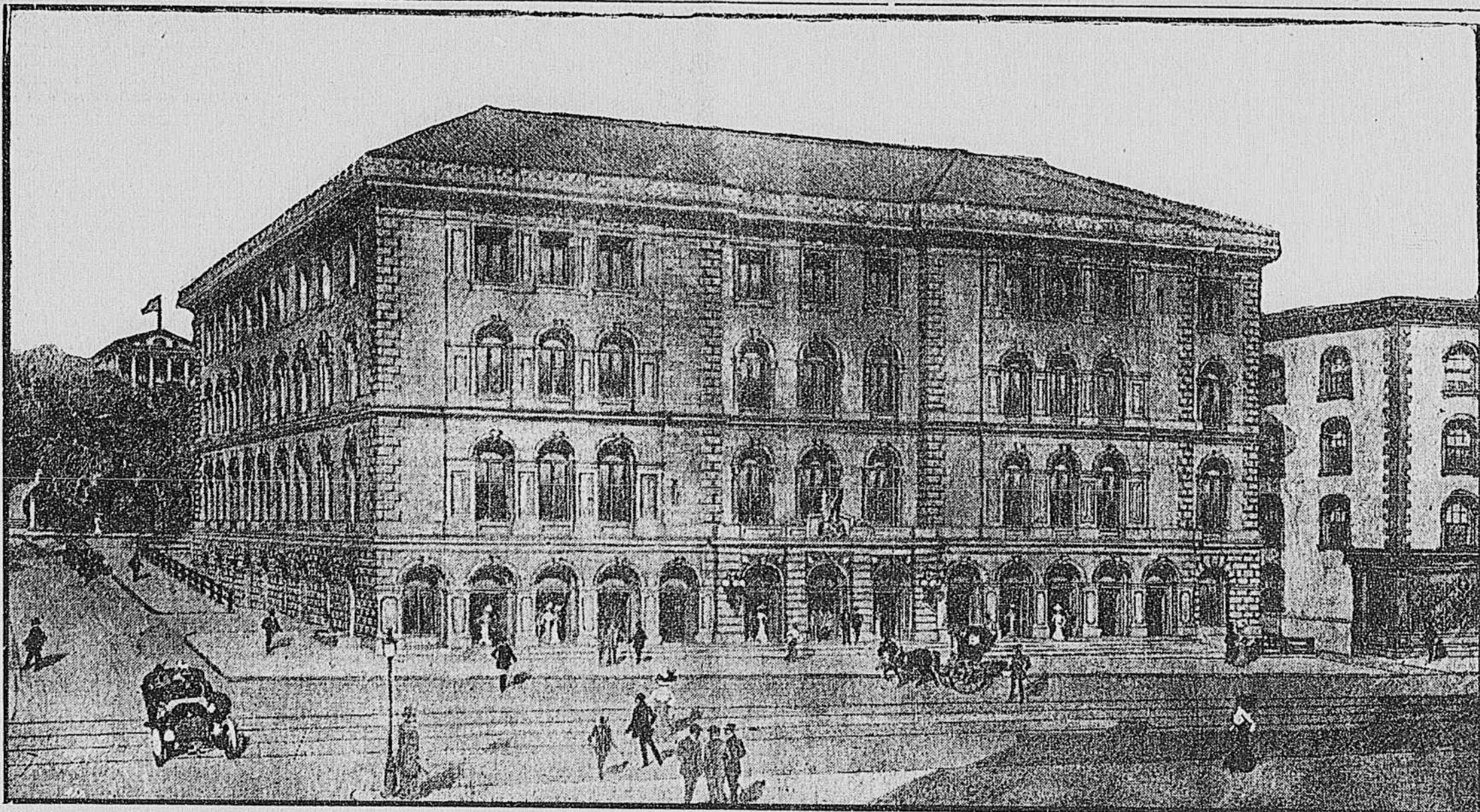
LEAGUE MANAGERS WILL CONTINUE ORGANIZATION

Peninsula Magazine Hold Meeting in Hampton—Team May Be Put in Phoenix.

[Special to The Times-Dispatch.] Newport News, Va., February 27.—The Peninsula Baseball League managers held a meeting in Hampton to-night, and decided to continue their organization during the coming season, regardless of the formation of the Tidewater League. The Newport News Athletics will continue in the league, and it is proposed to put in another team to replace the Northsiders, who have agreed to sell out, and quit in favor of the new league. No assumption that Fort Monroe will continue in the league were given, but it was decided to put in a Phoenix team if necessary. It was apparent that the leading Hampton fans, who are backing the Hampton Peninsula organization to the limit, and it is entirely problematical what patronage a Tidewater team playing in Hampton will be able to draw.

The final refusal of Hampton to come into the new arrangements means that a team will be placed in Elizabeth City, N. C.

HOW RICHMOND'S NEW POST-OFFICE WILL LOOK WHEN COMPLETED



FUTURE BOOKING ON NATIONAL GAME

Syndicate Offers to Accept Bets on Outcome of Pennant Races.

New York, February 27.—There were received here to-day by express from Kentucky circulars of a betting syndicate which offers to accept bets on the outcome of the approaching pennant races in the National and American Baseball Leagues, and the American Association, and also on club against club series.

The circular caused some uneasiness among local baseball men, who were quick to denounce the scheme, and it is understood that immediate steps will be taken by the officials of the National and American Leagues to check, if possible, what they consider a menace to the national game. Gambling has long been tabooed in professional baseball, and the feeling seems general that if it is brought into the game it will be to the detriment of a sport that is now clean and healthy.

Some persons attribute the new scheme to bookmakers, whose revenue has been cut off by the passage of anti-race-track betting laws. The syndicate announces in its circular that it is willing to accept bets of \$5 or over, which shall be sent by express, telegraph or telephone. According to the "book" it has planned, \$5 is offered that New York will not finish first in the National League race. That the Giants will not finish second 3 to 5 is offered, and for third place 1 to 4 is quoted.

In the American League, Philadelphia is the favorite at 6 to 5 to win, 1 to 2 for second place and 1 to 5 for third.

In addition to bets on the pennant races, the offer is made to lay odds on the standing of the clubs in mid-season. In fact, every sport of imaginable combination for wagering is offered baseball enthusiasts.

BUILDING PERMITS

South Richmond Comes to Front With Many Applications.

Building and repair permits were issued yesterday as follows:

Laura A. Miller, to repair a frame dwelling, 14 East Twentieth Street, South Richmond, to cost \$100.

H. C. Beattie, to repair a brick store 1123 Hull Street, South Richmond, to cost \$300.

D. A. Albright, to repair a frame dwelling, 1422 Bainbridge Street, South Richmond, to cost \$350.

Julia J. Booth, to erect a two-story detached frame dwelling on the east side of Perry Street, between Twelfth and Thirteenth Streets, South Richmond, to cost \$2,325.

W. B. Figg, to erect a two-story brick dwelling on the south side of Floyd Avenue, between Crenshaw and Dooley Avenues, to cost \$3,500.

G. Harvey Clark, to erect a two-story and attic detached brick tenement, two dwellings, on the south side of Hanover Street, between Allen and Park Streets.

KILLS CHILDREN AND SELF

Mother Gives Them Lye to Drink, Then Swallows Fatal Dose.

Rochester, N. Y., February 27.—After dressing her two small children in their best clothes this afternoon, Mrs. Charles Lutz, thirty-eight years of age, gave each a solution of a patent lye to drink, and drank some herself. Her husband, returning from work, found the children dead and the mother dying. It is believed the woman was mentally deranged.

CONTEST OF PARSONS IS AGAIN LIVE ISSUE

Attempt Being Made to Have House Give Him Seat Now Held by Judge Saunders.

Washington, D. C., February 27.—The Parsons-Saunders contested election case from the Fifth Virginia District, which was believed to have been put out of the way for all time several weeks ago, when the report of the Committee on Elections, declaring the seat in Congress now held by Judge Saunders to belong to State Senator John M. Parsons, was sent back to the committee, suddenly came to life to-day. The committee held a meeting for the purpose of getting the report before the House during the present week in order, if possible, to have Mr. Parsons declared by the House to be entitled to the place, and to award him the salary for two years and expenses, which amount to about \$18,000.

Two months ago, on motion of Chairman Miller, of the Elections Committee, the report, which previously had been made, was referred back to the committee. This was taken by the friends of Judge Saunders to mean that for all time the matter was dead. It turns out now, however, that it was for the purpose of permitting certain changes to be made in the report which probably would be in the interest of Mr. Parsons. One of the Republican members, who is anxious to have the latter seated now, is Congressman Bennett, of New York. He has been a strong supporter of Parsons since the case got before the committee last year, and has not lost an opportunity to testify to the sentiment of the House on the question of whether or not it would vote to oust Judge Saunders and seat Parsons. It appears now that

he has reached the conclusion that if a vote is had at this time Parsons may win, thereby entitling him to the \$18,000.

If the committee decides at to-morrow's meeting to report the bill again it will be at least Wednesday or Thursday before it can come before the House, and a little filibustering now probably would keep it down altogether. On the other hand, if the report is brought in and the Democrats are caught napping Parsons may be declared entitled to the seat, every day now being suspension day under the rules of the House, with anything privileged to be voted on which may meet the approval of Speaker Cannon.

AMUSEMENTS

Academy of Music—Dark. Bijou—"My Cinderella Girl," matinee and night. Lubin—Vaudeville.

Farce With Music. The big audience that filled the Bijou last night, a great majority seemed to enjoy the performance, so that the personal opinion of one man may not be considered by those who contemplate going later in the week. "My Cinderella Girl" is a farce somewhat after the order of those of the talented Foy, and in the hands of a competent company would doubtless be exceedingly amusing. John S. Marble, the stage manager, who also played the lead part, showed real ability. Alice Clark sang well and pleasingly, handicapped as she was by the ruffianly laughter of some young men who chose that method of showing their musical cultivation and their superior contempt for a young woman who was doing her honest best to entertain the audience.

The rest of the company also ran. However, the house roared with laughter, let alone by its generous applause, that the performance was more than satisfactory to the regular patrons of the popular priced playhouse.

THE WEATHER.

Forecast: Virginia and North Carolina—Fair Tuesday and Wednesday, except rain or snow Wednesday in extreme northwest portion; diminishing northwest winds.

CONDITIONS YESTERDAY.			
Monday midnight temperature.....	49		
8 A. M. temperature.....	52		
Humidity.....	52		
Wind direction.....	S. W.		
Wind velocity.....	4		
Weather.....	4		
12 noon temperature.....	64		
3 P. M. temperature.....	63		
Maximum temperature up to 5 P. M.....	68		
Minimum temperature up to 5 P. M.....	52		
Mean temperature.....	60		
Normal temperature.....	60		
Excess in temperature.....	18		
Accum. excess in temperature since January 1.....	145		
Accum. excess in rainfall since January 1.....	.26		

CONDITIONS IN IMPORTANT CITIES.			
Place.	Ther.	H. T.	Weather.
Asheville.....	52	58	Clear
Atlanta.....	40	40	Cloudy
Augusta.....	68	78	Clear
Baltimore.....	60	70	Clear
Boston.....	44	54	Clear
Buffalo.....	22	28	Clear
Charleston.....	60	74	Clear
Chicago.....	20	24	Clear
Dayton.....	28	36	Clear
Denver.....	14	18	Cloudy
Galveston.....	56	60	Clear
Huron.....	14	16	Clear
Jacksonville.....	66	76	Clear
Jupiter.....	72	76	Cloudy
Kansas City.....	26	30	Cloudy
Knoxville.....	56	62	Clear
Leavenworth.....	44	50	Clear
Memphis.....	52	56	Cloudy
Mobile.....	64	74	Clear
Montreal.....	12	36	Clear
New Orleans.....	66	76	Clear
New York.....	36	50	Clear
North Platte.....	22	28	Cloudy
Norfolk.....	64	62	Clear
Oklahoma City.....	36	42	Rain
Pittsburg.....	22	32	Clear
Raleigh.....	62	68	Clear
Savannah.....	62	78	Clear
San Francisco.....	42	44	P. cloudy
St. Paul.....	16	18	Clear
Spokane.....	34	34	Clear
Tampa.....	72	78	Clear
Washington.....	48	53	Clear
Wilmington.....	64	78	P. cloudy
Wytheville.....	48	52	Clear

MINIATURE ALMANAC.
February 28, 1911.
HIGH TIDE.
Sun rises..... 6:14
Sun sets..... 6:01
Morning..... 4:58
Evening..... 6:37

"Right Medicine for Grip."

So writes Mr. Ray Lyman-grover. He was cured two years ago and ever since he has been one of Duffy's most ardent endorsers.

"After an attack of grip two years ago I was left in a very weak and run-down condition. On advice of a friend I tried Duffy's Pure Malt Whiskey and found it just the right thing. I noticed a steady gain in strength from the start. Have used considerable of your valuable medicine and find it to be the very best. I assure you I will advise my friends when needing a good tonic and cure for grip to take Duffy's."—Ray Lyman-grover, 547 Oakwood Ave., Toledo, Ohio.



Duffy's Pure Malt Whiskey

is a wonderful remedy in the prevention and cure of consumption, pneumonia, grip, bronchitis, coughs, colds, asthma, malaria, low fevers, stomach troubles and all wasting, weakening and diseased conditions, if taken as directed. You should have it in your home. It will do you good. It has been before the public for half a century, and its curative value has never been questioned. Its success in curing disease has caused many unreliable dealers to put up substitutes and imitations with which to fool the people, claiming that their substitutes "are just as good as" Duffy's Pure Malt Whiskey, but they are thinking of their profits only. Insist on the genuine.

Sold in SEALED BOTTLES ONLY. All druggists, grocers and dealers, or direct, \$1.00 a large bottle. Medical booklet, containing rare common-sense rules for health and testimony, also doctors' advice, sent free on application.

The Duffy Malt Whiskey Co., Rochester, N. Y.

COAST ARTILLERY CORPS DISBANDED

(Continued From First Page.)

to serve. The disappointment to military officers is that the Virginia Coast Artillery, with everything which a government particularly partial to them could give, should have turned out to be such a disgrace to the State as to call for its summary and dishonorable dismissal.

Order of Executive. The Governor's order, embracing the recommendations of the court of inquiry, is as follows:

"The court is of the following opinion:

"Discipline in any sense of the word does not exist in the Coast Artillery Corps of Virginia Volunteers. The most glaring breaches of discipline have been passed over without notice being taken of them, save in some cases a personal reprimand was given. Case after case has occurred wherein enlisted men were allowed to treat officers disrespectfully and nobody was punished therefor. The officers do not seem to realize their responsibility beyond their own respective commands, and only in a few cases do they seem to feel any responsibility at all.

"The attendance of this corps upon their duties at Fort Monroe in August, 1910, was in the nature of an outing or picnic, in so far as a great number of the enlisted men were concerned, and in so far as any effective steps were taken by the officers to persuade the men that they were there as a military organization for military service. The efficiency and discipline of the companies of this corps rank in the following order: The Fourth Company, the Third Company, the First Company and the Second Company. The officers of the entire corps are disorganized and demoralized. As a corps the discipline and efficiency thereof cannot be characterized, for there is none. The officers and men in great part seem to be ignorant of the fundamental duties and responsibilities of a soldier, and little or no effort has been made to remedy this fundamental defect. It has been the habit and attitude of the corps to let things take their course, in the hope that the very worst of conditions would be remedied by the election of a major. Discipline cannot be acquired or maintained by entire absence of any effort to promote that end. It is hardly necessary to add that this court entirely concurs in the report of Colonel Townsley and his officers upon the discipline and efficiency of the Coast Artillery Corps, Virginia Volunteers.

"The court begs to recommend that the Coast Artillery Corps of Virginia Volunteers be mustered out of the service of the Commonwealth of Virginia, and that one company be organized in Norfolk and one company in

Portsmouth, and that the record of this court be taken into consideration if any of the officers whose names are mentioned therein again present themselves for commission in the Virginia Volunteers. The court considers that the good of the service absolutely demands the action herein recommended.

"STANLEY W. MARTIN, Major First Infantry, Virginia Volunteers, Recorder.

"BRANCH JOHNSON, Captain First Field Artillery, Virginia Volunteers, Recorder.

"Commonwealth of Virginia.

"Governor's Office, Feb. 27, 1911.

"The foregoing proceedings of the court of inquiry, their opinion and recommendations are approved, and the Coast Artillery Corps, consisting of the First, Second, Third, Fourth, Fifth, Sixth, Seventh, Eighth, Ninth, Tenth, Eleventh, Twelfth, Thirteenth, Fourteenth, Fifteenth, Sixteenth, Seventeenth, Eighteenth, Nineteenth, Twentieth, Twenty-first, Twenty-second, Twenty-third, Twenty-fourth, Twenty-fifth, Twenty-sixth, Twenty-seventh, Twenty-eighth, Twenty-ninth, Thirtieth, Thirty-first, Thirty-second, Thirty-third, Thirty-fourth, Thirty-fifth, Thirty-sixth, Thirty-seventh, Thirty-eighth, Thirty-ninth, Fortieth, Forty-first, Forty-second, Forty-third, Forty-fourth, Forty-fifth, Forty-sixth, Forty-seventh, Forty-eighth, Forty-ninth, Fiftieth, Fifty-first, Fifty-second, Fifty-third, Fifty-fourth, Fifty-fifth, Fifty-sixth, Fifty-seventh, Fifty-eighth, Fifty-ninth, Sixtieth, Sixty-first, Sixty-second, Sixty-third, Sixty-fourth, Sixty-fifth, Sixty-sixth, Sixty-seventh, Sixty-eighth, 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